#### **BRYAN CAVE LLP**

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# UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

	)	
In re	)	Bk. No. 08-10152-JMP
	)	(Jointly Administered)
Quebecor World (USA), et al.,	)	•
	)	Chapter 11
Debtors.	)	-
		Honorable James M. Peck

#### VERIFIED STATEMENT OF BRYAN CAVE LLP PURSUANT TO BANKRUPTCY RULE 2019

BRYAN CAVE LLP ("Bryan Cave") makes the following statement pursuant to Rule 2019 of the Federal Rules of Bankruptcy Procedure:

- 1. <u>Names and Addresses of Parties in Interest Represented by Bryan Cave</u>. Bryan Cave represents the following parties-in-interest in the above-captioned bankruptcy proceedings (collectively, the "Parties"):
  - A. Kimberly-Clark Corporation
     Attn: Thomas J. Falk, Chief Executive Officer
     351 Phelps Drive
     Irving, TX 75038
  - B. Neenah Paper, Inc.
    Attn: Sean Erwin, Chief Executive Officer
    3460 Preston Ridge Road
    Suite 600
    Alpharetta, GA 30005
  - C. Saia Motor Freight Line, LLC
     Attn: Richard D. O'Dell, Chief Executive Officer
     11465 Johns Creek Pkwy., Ste. 400
     Duluth, GA 30097

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D. RTS Financial Service. Inc.

Jim Maurer, General Counsel

8601 Monrovia

Lenexa, Kansas 66215

2. The Nature of the Claims of the Parties. Plaintiff has initiated separate adversary

proceedings in these bankruptcy cases (the "Litigation") against the above-named Parties.

Neenah Paper, Inc. has also filed a claim in the case in the amount of \$55,251.37, which claim

was acquired more than a year prior to the filing of the case or arose in the ordinary course of

business between the parties prior to the petition date. Bryan Cave cannot, at this time, specify

the amount and/or nature of any claims held by the Parties against the Debtors as a result of the

Litigation. Bryan Cave reserves the right to supplement this statement as and when it is able to

specify the amount and type of claims held by the Parties.

3. Retention of Bryan Cave. Bryan Cave has been retained by each of the Parties

separately and not as a group.

4. <u>Claims or Interests Owned by Bryan Cave</u>. Upon information and belief formed

after due inquiry, Bryan Cave does not own, nor has it ever owned any claim whatsoever against

the Debtors, nor does it hold any equity security interest in the Debtors.

Dated: March 16, 2010

**BRYAN CAVE LLP** 

/s/ Michelle McMahon

Michelle McMahon (MM 8130)

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Counsel to Kimberly Clark Corporation,

Neenah Paper, Inc., RTS Financial Service, Inc. and

Saia Motor Transport, LLC

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## VERIFICATION PURSUANT TO 28 U.S.C. § 1746

I declare under penalty of perjury that the facts set forth in the annexed Bankruptcy Rule 2019 Statement regarding Bryan Cave LLP are true and correct.

Lacculcu on Maich 10, 2010	Executed	on March	16.	2010
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/s/ Michelle McMahon	
Michelle McMahon	

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### **CERTIFICATE OF SERVICE**

I hereby certify that on March 16, 2010, a copy of the foregoing *Verified Statement of Bryan Cave LLP Pursuant to Bankruptcy Rule 2019* was electronically filed through CM/ECF and served electronically on all parties accepting Notice of Electronic Filing.

/s/ Michelle McMahon Michelle McMahon (MM 8130)

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